Jorni (Rev. 2/01)	" UNITED STATES.	Docket No. 178	2 1172 1 1th
O DIRINED DECLADATION	•		0.1110
		OR LITILITY/DESIGN PATENT	APPLICAT
As a below named inventor, I hereby deal of viesidence, post office address and citi I believe that I am the original, first and so are listed below) of the subject matter whi	are that		
believe that I am the original, first and so	ne inventor (if only one name is lister	my name. I below) or an original, first and loint in:	ventor (if plure)
one listed below) of the subject matter whit	ich is claimed and for which a patent	Is sought on the invention entitled:	- Lines & prese
METHOD AND APPARATUS CONTROLL the specification of which is attached here	unic RECORDING WITH RESPEC	ETO OPTICAL DISC	
was filed on <u>February 20, 2004</u> as Un	nited States Application Number or P	CT International Application Number 1	0/781,846 an
amended on (If applicable). I hereby state that I have reviewed and up	identand the contonts of the above.	dentified executive time the sta	
hereby state that I have reviewed and un any amendment referred to above:	me to a many one of the man of the models.	and the property of the second and the control of t	श्वासाय संदर्भ स्वास
acknowledge the duty to disclose information thereby claim foreign priority benefit(s) un	alion which is material to patentability	y as defined in 37 C.F.R. § 1.56.	
Cetuncare Kisted Deidw and Nave Airo iden	illied Delow any foreion apolication(s	8)-(c) of eny foreign application(s) for pa i) for patent or inventors certificate havi	latent of inver
that of the application on which priority is o	claimad.		
Prior Foreign Application(s)	·		M-1
- TO THE STREET STREET	•	•	Priori Cla
	•		. <u>ula</u>
2003-10726	Republic of Korea	20/February/2003	
,(Number)	(Country)	Day/Month/Year Filed	
			_ 1
(Number)	(Country)	Day/Month/Year Filed	_
hereby claim the benefit under 35 U.S.C. ppplication designating the United States, ilsclosed in the prior United States or PCT acknowledge the duty to disclose informati between the filing date of the prior applicate	listed below and, Insofar as the subj f International application(s) in the m ion which is material to eaternability	ect matter of each of the claims of this : ranner provided by the first paragraph o as defined in 37.0 5.0 8.1 50 which he	application is
application designating the United States, ilsclosed in the prior United States or PCI scknowledge the duty to disclose informati setween the filing date of the prior applicat	listed below and, insofar as tho subj f International application(s) in the n ion which is material to patentability tion and the national or PCT Internat	ect matter of each of the claims of this a minner provided by the first paragraph of as defined in 37 C.F.R. § 1.56 which be consisting date of this application.	application is of 35 U.S.C. § ecame availal
application designating the United States, confidence of PCI schooledge the duty to disclose Informative tween the filing date of the prior application. (Application Serial No.)	isted below and, insofar as the subj f International application(s) in the n ion which is material to patentability tion and the national or PCT Internat (Filing Date)	ect matter of each of the claims of this : ranner provided by the first paragraph o as defined in 37.0 5.0 8.1 50 which he	application is of 35 U.S.C. § ecame availal
application designating the United States, ilsclosed in the prior United States or PCI scknowledge the duty to disclose informati setween the filing date of the prior applicat	listed below and, insofar as tho subj f International application(s) in the n ion which is material to patentability tion and the national or PCT Internat	ect matter of each of the claims of this a minner provided by the first paragraph of as defined in 37 C.F.R. § 1.56 which be consisting date of this application.	application is of 35 U.S.C. § ecame availated
application designating the United States, confidence of PCI schooledge the duty to disclose Informative tween the filing date of the prior application. (Application Serial No.)	listed below and, insofar as the subj International application(s) in the ri ion which is material to patentability tion and the national or PCT Internat (Filing Date) (Filing Date)	ect matter of each of the claims of this among provided by the first paragraph of an defined in 37 C.F.R. § 1.56 which be consisting date of this application. (Status — patented, pending (Status — patented, pending	application is of 35 U.S.C. § ecame available, abandoned, abandoned, abandoned
Application Serial No.) (Application Serial No.) (Application Serial No.)	listed below and, insofar as the subj International application(s) in the ri ion which is material to patentability tion and the national or PCT Internat (Filing Date) (Filing Date)	ect matter of each of the claims of this among provided by the first paragraph of an defined in 37 C.F.R. § 1.56 which be consisting date of this application. (Status — patented, pending (Status — patented, pending	application is of 35 U.S.C. § ecame available g. abandone g. abandone
Application Serial No.) (Application Serial No.) (Application Serial No.)	listed below and, insofar as the subj International application(s) in the ri ion which is material to patentability tion and the national or PCT Internat (Filing Date) (Filing Date)	ect matter of each of the claims of this among provided by the first paragraph of an defined in 37 C.F.R. § 1.56 which be consisting date of this application. (Status — patented, pending (Status — patented, pending	application is of 35 U.S.C. § ecame available g. abandone g. abandone
Application Serial No.) (Application Serial No.) (Application Serial No.)	Isted below and, insofar as the subjiction(s) in the mind in the mational application(s) in the mind which is material to patentability then and the national or PCT International or PCT International or PCT International Office Connected therewith: 21171	ect matter of each of the dalms of this samer provided by the first paragraph of an defined in 37 C.F.R. § 1.56 which be consisting date of this application. (Status — patented, pending (Status — patented, pending Customer No. 21,171 to prosecute this	application is of 35 U.S.C. § ecame availa g. abandone g. abandone
Application Serial No.) (Application Serial No.) (Application Serial No.)	listed below and, insofar as the subj International application(s) in the ri ion which is material to patentability tion and the national or PCT Internat (Filing Date) (Filing Date)	ect matter of each of the dalms of this samer provided by the first paragraph of an defined in 37 C.F.R. § 1.56 which be consisting date of this application. (Status — patented, pending (Status — patented, pending Customer No. 21,171 to prosecute this	application is of 35 U.S.C. § ecame availa g. abandone g. abandone
isclosed in the prior United States, a PCI isclosed in the prior United States or PCI iscknowledge the duty to disclose Informativetween the filing date of the prior applicate (Application Serial No.) (Application Serial No.) hereby appoint the attorneys and agents parsact all business in the Patent and Training and application Serial No.)	Isted below and, insofar as the subjiction(s) in the mind in the mational application(s) in the mind which is material to patentability then and the national or PCT International and the national or PCT International (Filing Date) (Filing Date) (Filing Date) of State & Halsey LLP under USPT(demark Office connected therewith: 21171 PATENT TRADEMARK (therein of my own knowledge are the	ect matter of each of the dalms of this manner provided by the first paragraph of an defined in 37 C.F.R. § 1.56 which be considered in 37 C.F.R. § 1.56 which be considered thing date of this application. (Status — patented, pending (Status — patented, pending Customer No. 21,171 to prosecute this period of the pending	application is of 35 U.S.C. § ecame available g. abandone g. abandone is application
isclosed in the prior United States, a PCI isclosed in the prior United States or PCI iscknowledge the duty to disclose Informativetween the filing date of the prior application Serial No.) (Application Serial No.) (Application Serial No.) hereby appoint the attorneys and agents is larged all business in the Patent and Training and the prior application Serial No.)	Isted below and, insofar as the subjection(s) in the mational application(s) in the mation which is material to patentability then and the national or PCT International and the national or PCT International (Filing Date) (Filing Date) (Filing Date) of Staas & Halsey LLP under USPT(demark Office connected therewith: 21171 PATENT TRADEMARK (there is the property were made with the beautiful party were made with the beautiful party were made with the beautiful party in the party were made with the beautiful party in the party were made with the beautiful party in the party were made with the beautiful party in the party were made with the beautiful party in the party were made with the party in the party in the party were made with the party in th	ect matter of each of the claims of this canner provided by the first paragraph of an defined in 37 C.F.R. § 1.56 which be considered to the application. (Status — patented, pending (Status — patented, pending Customer No. 21,171 to prosecute this pending of the pending of t	application is of 35 U.S.C. (ecame availal g., abandones is application matter and be
hereby declare that all statements made is elleved to be true; and further first these sunishable by fine or imprisonment, or both	Isted below and, insofar as the subjection (s) in the military in the matter of the matter of the military in the military of	ect matter of each of the claims of this canner provided by the first paragraph of an defined in 37 C.F.R. § 1.56 which be considered to the application. (Status — patented, pending (Status — patented, pending Customer No. 21,171 to prosecute this pending of the pending of t	application is of 35 U.S.C. (ecame availal g., abandones is application matter and be
isclosed in the prior United States or PCI isclosed in the prior United States or PCI iscknowledge the duty to disclose Informativetween the filing date of the prior application Serial No.) (Application Serial No.) (Application Serial No.) Interest appoint the attorneys and agents parasect all business in the Patent and Trainance all business in the Patent and	isted below and, insofar as the subjection (s) in the mild international application (s) in the mild in which is material to patentability then and the national or PCT international and the national or PCT international (Filing Date) (Filing Date) (Filing Date) of Staas & Halsey LLP under USPT(demark Office connected therewith: 21171 PATENT TRADEMARK (therein of my own knowledge are true statements were made with the known, under Section 1001 of Title 18 of the or any patent issued thereon.	ect matter of each of the claims of this canner provided by the first paragraph of an defined in 37 C.F.R. § 1.56 which be considered to the application. (Status — patented, pending (Status — patented, pending Customer No. 21,171 to prosecute this pending of the pending of t	application is of 35 U.S.C. § ecame available g. abandoned is application in application and be matten and be
hereby declare that all statements made is elleved to be true; and further first these sunishable by fine or imprisonment, or both	isted below and, insofar as the subjection (s) in the mild international application (s) in the mild in which is material to patentability then and the national or PCT international and the national or PCT international (Filing Date) (Filing Date) (Filing Date) of Staas & Halsey LLP under USPT(demark Office connected therewith: 21171 PATENT TRADEMARK (therein of my own knowledge are true statements were made with the known, under Section 1001 of Title 18 of the or any patent issued thereon.	ect matter of each of the claims of this canner provided by the first paragraph of an defined in 37 C.F.R. § 1.56 which be considered to the application. (Status — patented, pending (Status — patented, pending Customer No. 21,171 to prosecute this pending of the pending of t	application is 135 U.S.C. § ecame available g, abandoned is application in application and be mattern and be
isclosed in the prior United States or PCI isclosed in the prior United States or PCI acknowledge the duty to disclose Informativetween the filing date of the prior application Serial No.) (Application Serial No.) (Application Serial No.) Interest appoint the attorneys and agents parased all business in the Patent and Tradamsed all business in the Patent and Tradamsed to be true; and further that these sunishable by time or imprisonment, or both any jeopardize the validity of the application will name of sole or first inventor.	isted below and, insofar as the subjection (s) in the mational application (s) in the mational application (s) in the mation which is material to patentability then and the national or PCT International or International In	ect matter of each of the claims of this common provided by the first paragraph of an defined in 37 C.F.R. § 1.56 which be considered in 37 C.F.R. § 1.56 which be considered in 37 C.F.R. § 1.56 which be considered in a patented, pending (Status — patented, pending (Status — patented, pending Customer No. 21,171 to prosecute this considered in the consi	application is 135 U.S.C. § ecame available g, abandoned is application in application and be mattern and be
inspiration designating the United States, ar PCI isclosed in the prior United States or PCI iscknowledge the duty to disclose Informativetween the filing date of the prior application Serial No.) (Application Serial No.) (Application Serial No.) Increby appoint the attorneys and agents parsact all business in the Patent and Trainance are the statements made it eleved to be true; and further that these sunishable by line or imprisonment, or both any jeopardize the validity of the applicational further and the statements of sole or first inventor.	Isted below and, insofar as the subjection (s) in the mational application (s) in the mational application (s) in the mation of	ect matter of each of the claims of this common provided by the first paragraph of an defined in 37 C.F.R. § 1.56 which be considered in 37 C.F.R. § 1.56 which be considered in 37 C.F.R. § 1.56 which be considered in a patented, pending (Status — patented, pending (Status — patented, pending Customer No. 21,171 to prosecute this considered in the patented on information of the United Status Code and that such with the United Status Code and the such with the Code and t	application is 135 U.S.C. § ecame available g, abandoned is application in application and be mattern and be
inspiration designating the United States or PCI isclosed in the prior United States or PCI isclosed in the prior United States or PCI iscknowledge the duty to disclose Informative tween the filing date of the prior application Serial No.) (Application Serial No.) (Application Serial No.) Intereby appoint the attorneys and agents parsact all business in the Patent and Trainasct all business in the Pa	Isted below and, insofar as the subjection(s) in the mational application(s) in the mation which is material to patentability then and the national or PCT International and the national or PCT International (Filing Date) (Filing Date) (Filing Date) of Staza & Halsey LLP under USPT(demark Office connected therewith: 21171 PATENT TRADEMARK (herein of my own knowledge are true statements were made with the known, under Section 1001 of Title 18 of the one or any patent issued thereon.	ect matter of each of the claims of this canner provided by the first paragraph of an defined in 37 C.F.R. § 1.56 which be considered in 37 C.F.R. § 1.56 which be considered in 37 C.F.R. § 1.56 which be considered in a patented, pending (Status — patente	application is of 35 U.S.C. § scame available of 3, abandoned g, abandoned is application in attention and bette like so matter the like so matter
hereby declare that all statements made I seleved to be true; and further that these sunishable by line or imprisonment, or both any jeopardize the validity of the application.	Isted below and, insofar as the subjection (s) in the mational application (s) in the mild in which is material to patentability then and the national or PCT International and the national or PCT International (Filing Date) (Filing Date) (Filing Date) (Filing Date) of State & Halsoy LLP under USPT(demark Office connected therewith: 21171 PATENT TRADEMARK (therein of my own knowledge are true statements were made with the known, under Section 1001 of Title 18 of the or or any patent issued thereon.	ect matter of each of the claims of this common provided by the first paragraph of an defined in 37 C.F.R. § 1.56 which be considered in 37 C.F.R. § 1.56 which be considered in 37 C.F.R. § 1.56 which be considered in a patented, pending (Status — patented, pending (Status — patented, pending (Status — patented, pending (Status — patented, pending Customer No. 21,171 to prosecute this paragraph of the United Status — patented on informated that willful false statements and the United Status Code and that such we have been pending at the code of Korea wooned. Gyeorogical of Korea wooned, Gyeorogical of Republic of Korea wooned, Gyeorogical of Republic of Korea	application is of 35 U.S.C. § scame available of 3, abandoned g, abandoned is application in attention and bette like so matter the like so matter
inspiration designating the United States or PCI isclosed in the prior United States or PCI isclosed in the prior United States or PCI iscknowledge the duty to disclose Informative tween the filing date of the prior application Serial No.) (Application Serial No.) (Application Serial No.) Intereby appoint the attorneys and agents parsact all business in the Patent and Trainasct all business in the Pa	Isted below and, insofar as the subjection (s) in the mational application (s) in the mild in which is material to patentability then and the national or PCT International and the national or PCT International (Filing Date) (Filing Date) (Filing Date) (Filing Date) of State & Halsoy LLP under USPT(demark Office connected therewith: 21171 PATENT TRADEMARK (therein of my own knowledge are true statements were made with the known, under Section 1001 of Title 18 of the or or any patent issued thereon.	ect matter of each of the claims of this common provided by the first paragraph of an defined in 37 C.F.R. § 1.56 which be considered in 37 C.F.R. § 1.56 which be considered in 37 C.F.R. § 1.56 which be considered in a patented, pending (Status — patented, pending (Status — patented, pending (Status — patented, pending (Status — patented, pending Customer No. 21,171 to prosecute this paragraph of the United Status — patented on informated that willful false statements and the United Status Code and that such we have been pending at the code of Korea wooned. Gyeorogical of Korea wooned, Gyeorogical of Republic of Korea wooned, Gyeorogical of Republic of Korea	application is of 35 U.S.C. § scame available of 3, abandoned g, abandoned is application in attention and bette like so matter the like so matter
inclusted of the prior United States or PCI ischool in the prior application Serial No.) (Application Serial No.) (Application Serial No.) (Application Serial No.) Interest appoint the atterneys and agents anneat all bushess in the Patent and Transact all bushess in the Patent	Isted below and, insofar as the subjection of international application (s) in the min in which is material to patentability tion and the national or PCT International International Original International Interna	ect mather of each of the dalms of this canner provided by the first paragraph of an defined in 37 C.F.R. § 1.56 which be considered in 37 C.F.R. § 1.56 which be considered in 37 C.F.R. § 1.56 which be considered the parameter, pending (Status — patented, pending (Status — patented	application is of 35 U.S.C. § scame available of 3, abandoned g, abandoned is application in attention and bette like so multiplication of a difful false of
isclosed in the prior United States or PCI isclosed in the prior United States or PCI ischnowledge the duty to disclose Informativetween the filing date of the prior application Serial No.) (Application Serial No.) (Application Serial No.) (Application Serial No.) hereby appoint the attorneys and agents anneact all business in the Patent and Training application and the prior of the prior and the elleved to be true; and further that these is unlabable by time or imprisonment, or both any jeopardize the validity of the application will marrie of sole or first inventor. Takesidence Suwonsi, Republic of Kore latting Address 202-304 Samsung Apt.	Isted below and, insofar as the sub in the mational application(s) in the mion which is material to patentability then and the national or PCT International and the national or PCT International or PCT International (Filing Date) (Filing Date) (Filing Date) of Staze & Halsey LLP under USPTC idemark Office connected therewith: 21171 PATENT TRADEMARK (therein of my own knowledge are true statements were made with the known, under Section 1001 of Title 18 of to on or any patent issued thereon. (e-lin KIM Date 21	ect mather of each of the dalms of this canner provided by the first paragraph of an defined in 37 C.F.R. § 1.56 which be considered in 37 C.F.R. § 1.56 which be considered in 37 C.F.R. § 1.56 which be considered the parameter, pending (Status — patented, pending (Status — patented	application is of 35 U.S.C. § ecame available g. abandoned g. abandoned g. abandoned is application and bette like so matter and like so matter

☐ Additional inventors are being named on separately numbered sheets attached hereto.